PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

Be it enacted by the General Assembly of Maryland, CHAP. 1761 That the day of election of the members of the second Members of branch of the city council of Baltimore, shall be the second branch to be elected same as that fixed by law for the election of members biennially. of the first branch, namely, the second Wednesday of October, and said election of the members of the second branch shall be biennial, anything in any act to the contrary notwithstanding.

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support his two lines passes, TP HHTTAHONEY

bles and Justices of the Pence, in Allegany County. An act entitled, a supplement to an act entitled, an act to incorporate the Roman Catholic Congregation wor- March 7,1848. shipping at Saint Joseph's Church, in Saint Mary's -q County de vinuos vargell to stranoise immos and point more than twenty-rwo constables for said county.

SECTION 1. Be it enacted by the General Assembly of Members to Maryland, That from and after the passage of this act, elect trustees. it shall and may be lawful for all and every of the members of the Roman Catholic Congregation worshipping at Saint Joseph's Church, in Saint Mary's county, who are or may be qualified to vote under the act to which this is a supplement, to meet annually at said church on some day between the first Monday after Easterday and the first Monday after Whitsunday, both inclusive, and proceed in the manner prescribed in said act to which this is a supplement, to elect trustees for said congregation; provided, that at least Proviso. five days notice of said day shall be given, either by the pastor of the said congregation during or after Divine Worship, or set up at said church, by the authority of the trustees, or a majority of them. a grid Jaioque

SEC. 2. And be it enacted, That Benedict I. Heard, Acts of present Charles Morgan, Edward R. Bradburn, George S. trustees made Mattingly and James J. Spalding, be and they are validhereby made and constituted trustees of said congregation, and all and singular their acts, done or to be done as trustees, are hereby made valid, and shall be as binding in law and in equity as though they had been duly and legally elected on the first Monday after Whitsunday, in the year of our Lord one thousand eight hundred and forty-seven.

SEC. 3. And be it enacted, That the act of incor- Inconsistent poration to which this is a supplement, have the same parts of original act repealforce, virtue and effect as it was intended to have at the ed.

March 3,1848.